per Wells, Pargo & Co.'s Express: ARRIVALS AND DEPARTURES. ARRIVALS BY OTHER & SALESBURY'S SALT LAKE LINE. John Lamuay and wife

DEPARTURES. BY GILMER & SALISBURY'S SALT LAKE LINE. Ser HL Badgett J T Gilmer at TRAVIS a CO.'S HAMILTON LINE.

Il Grant AN FRANCISCO STOCK REPORT

SAN FRANCISCO, April 25, 570 Ophir -20 20 k 20 k 20 k 150 ophir -20 20 k 20 20 30 k 20 0phir -20 20 k 20 0phir -20 20 k 20 0phir -20 20 phir -20 20 ph

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Blanche Chifton and Frank Hassey, to take place this evening, a most attractive bill will be presented: "Schimerhoras's Boy" Ethiopian Sketches, Songs and Dances, and the new melo-drama, entitled, the "Modoc War," or the "Paleface's Revenge," a most thrilling production. Secure your seats early, for a strength to the Hermes?

Mr. Perley objects that the Fanaca locations are strength to the Hermes? duction. Secure your seats early, for a crowded house is a foregone conclusion.

MINING REVIEW .- Our Mining Review, which has been unavoidably crowded out of our columns by the lengthy reports we have published of the proceedings of the great mining suit, will be resumed next week.

REV. J. P. EGRERT will preach in Bullionville on Saturday evening at 7:30; Sunday school at 11 a. m., April 27th. Will preach in Pioche schoolhouse at

REMOVAL .- The wholesale and retail liquor store of Alex. Brown has been removed from the house above the State Bank of Nevada to his new block on the east side of Main street, just below La-ceur, where he will be pleased to meet old customers and new ones.

REMOVED.—The undersigned have reinoved their stock of cigars, tobacco and fancy goods to Jacobs & Sultan's block, a few doors above the old stand, where they will be pleased to receive old customers and form the acquaintance of new ones.

S. Folk & Co.

FIFTY DOLLARS REWARD.-Frank Black

you believe that men would cross he serts to thundreds of miles, would face danger and submit to all manner of hardships and privations, without a purpose. Have we not proved that the Panaca locators came here, that they staked off and recorded the ground, and took out to sold ore? These facts they have not pretended to deny. A shaft was sunk, it would be the grandest success of the kind ever known in Pioche. The elekantly furnished and large new hall was crowded with joyous participants; the music was exquisite, and the supper could not have been surpassed. The crowded state of our columns precludes the possibility of giving a more extended to which they set up a claim in 1871, a year after their generous employer had thus lavishly expended his money in its development, your action will be the greatest legal monstrosity on record. They refer to certain adverse to take place this evening, a most attractive still will be presented: "Schimerhorus's in the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on record. They refer to certain adverse to the property at least shill be the greatest legal monstrosity on the property at least shill be the greatest legal monstrosity on the property at least shill be the greatest legal monstrosity on the property at least shill be the greates

had no existence until 1871—and how can they urge those claims as giving strength to the Hermes?

Mr. Perley objects that the Panaca location was made before the district laws were passed. With all his learning he don't know how to read and construe a plain notice of a mining location. His logic is this—which he swore to and his advocates swear by—that if you go out forty or fifty miles and discover rich mineral deposits, you can't make a valid claim on the spot, but must hurry back to town here and make some laws first. [Reads authority howing that locations ifornia and Nevada, and for several years of Pioche, is now receiving a full and complete stock of fresh drugs, medicines and chemicals, imported wines, brandies and kentucky whiskies. His new place of business is on Main street, one door above Wheeler & Co.'s, where he is prepared to see his old friends and customers, and give prompt attention to all branches of his business. Prices always moderate.

It is a well known fact that Dyspepsia and Indigestion are the causes of nearly all the diseases that the human body is heir to; then why pay enormous doctor's bills? By using Dr. Henley's celebrated I X L. Bitters they can be thoroughly eradicated from the system and new life imparted to the sufferer. Read advertisement in another column.

Acquiring mining property. Bishop and Pitzer made a great flourish of the fact that the Hermes is the only company of the fact that the Hermes is the only company that ever lived long enough to content against the Panaca titles. And they may be tray their trust? Why, mught have told you that it is the only adaptive that ever lived long enough to content against the Panaca titles. And they mught have told you that it is the only company and they be cause they have had beld of our purse almost from the beginning. They first appropriate our property to open a mine which they now claim as their own. They ran be wondered at that they have lived and development? Now, a word about what they call "swinging titles." The prospector finds his cropperty was ours than the fact that, as you against the Panaca titles. And they may be tray their trust? Why, maght have told you that it is the only company dependent of the fact. They ran the very love that ever lived long enough to content against the Panaca titles. And they may be tray their trust? Why, maght have told you that it is the only company dependent the very money that was put in their hands? Thanks to that they have had belter property was dependent to property and they have had better proof that the property was our stant how did t

ground work, proves he was mistaken in its course. Here, then, is one of their "swinging titles." The discoverer must surrender his rights to the first comer who disputes the course of his vein and locates an adverse claim according to its now known direction. Because the prospector cannot with omniscience look down far into the bowels of the earth he cannot establish certain rights. Gentlemen, this position of the opposing coun-sel would seem too absurd to merit reply, but I will give you the law on the subject. (Beads authorities showing that the dis-coverer of a vein will hold his property, if the lode should trend in an entirely different direction from what he supposed different direction from what he supposed and declared in his location notice.] According to Mr. Perley's evidence, in the spring of 1872 witnesses were sent for

If there really were anything in all this at lath about "whinging" titles the objection ing of the 13th of September, 1871; and be could scarcely apply in this case, for with us but little "swinging" has been necessary. But whose ledge was Lightner working on in 1871? Were we, through Lightner and Pericy, our agents, from Lightner and Pericy, our agents, from Juneto Angust, 1871, spending our money on a ledge or not? What ledge did the ore come from that was brought up the Lightner shaft? Were we working to nour own ledge, or not? No one disputed our right then, and have not since. Now, gentlemen, I will direct your attention to a map made by Colonel Lightner in 1871. [The map is posted before the lay.] This, gentlemen, shows you that Colonel Lightner their knew that the Raymond & Ely Company owned Mammonth Nes. 1, 2 and 3 and the Panace all in his map as the Company's unquestionable propose that they own the identical ground which is a few months later he claimed for the Hermes location. He was then, in the mane of and for the company, developing the very ledge a portion of which he is the deed from Rives to Perley.

If the really were anything in that he met Hearst the same aftermoon.] From this evidence and the decis which I will now show you, I propose to main-I am that the whole arrangement concernment in the whole arrangement concernment in the whole will now show you, I propose to main-I am that the whole arrangement concernment in the legister of the Monitor and the levels will now show you, I propose to main-I am that the whole arrangement concernment in the level of the Hermes title in Section of the Hermes, it will now show you, I propose to main-I am that the whole arrangement concernment in the the whole of the Hermes title in Section of the Hermes, it is an until the same ideal the same idea [Reads authority howing that locations gentlemen, this letter and these maps are must be in accordance with local rules, not our only evidence that they knew where they exist, but are good where they they were claiming our ground—through Will preach in Pioche schoolhouse at 7:30 p.m., on Sanday.

JUSTICE'S COUET.—The case of "Chicken-Thief Charley" was finally disposed of yesterday morning by his sentence to the county jail for four months. No other business was transacted.

REV. MR. Kellx, of Eureka, will preach at the Episcopal Church Sanday morning and evening.

The following passengers in the Western Union Telegraph Office for M. Terry and A. F. Riggs.

The following passengers left Hamilton on the 25th for Pioche: Mrs. McLean, Mrs. Ward, and Mr. Geo. Kinney.

JESSE Biene, a pioneer druggist of California and Nevada, and for several years of Pioche, is now receiving a full and complete stock of fresh drugs, medicines.

titles! Is there any better notice than actual possession and development?
Could they have had better proof that the property was ours than the fact that, as our agents, for us and in our name, they were engaged in extracting ore from it?

Recess.

Aftensoon session.

Judge Hardy, in the afternoon, made a long and exhaustive argument, fortified by authorities throughout. We have not the space, if we had the ability, to do parties engaged in it are as much disqual-

by authorities throughout. We have not the space, if we had the ability, to do him full justice.

He commenced by discussing the rela-tion of mining laws passed subsequent to the notice of a location, saying that, ac-cording to the custom of miners, the passage of laws immediately after the location related back to and governed locations made by the same parties who parties engaged in it are as much disqual-ified, under the law, to build up adverse rights, as our agents themselves.

Mr. Hearst says that Colonel Raymond offered to come into the Hermes Company for \$6,000 and one-third of the stock; Celonel Raymond says he made no such offer. Now, which is right? [Reads Colonel Lightner's letter of the 5th of December, urging Colonel Raymond to come into it.] This letter urges Colonel Raymond to accept one-third of the Hermes stock in the name of some locations made by the same parties who adopted the subsequent laws. [Reads from California Reports sustaining this view; also the rules governing location.] Here we see it is sufficient that the more outlines of the ground claimed be specified, and that it be in possessson, to hold the Hermes stock in the name of some friend, as it would be to his (Lightner's) The words.

S. Fork & Co.

First Dollars Rewarn.—Frank Black offers \$50 reward to anjoholy making a five-ball keno of his game. There will be a \$60 pool every Thursday and Sunday on the ground and fix the initial point of the Panaca location. [Judge Hardy and Sunday on the ground and fix the initial point of the Panaca location. [Judge Hardy and Sunday on the ground and fix the initial point of the Panaca location. [Judge Hardy and Sunday on the ground and fix the related the column of the Brooks Seving Machine (Co., of a few follars.

We would call the attention of our readers to the advertise, what is saving smalphe for five dollars.

Wilson & Solomons, dealers in eigentation, and provided the seving machine for five dollars.

Wilson & Solomons, dealers in eigentation, and provided the seving machine for the dollars.

Wilson & Solomons, dealers in eigentation and the seving machine for the dollars.

For Royal Havana and Louisville Lottery Tickets, go to H. M. Jameson, Levon three of the ground and the seving machine for the dollars.

For Royal Havana and Louisville Lottery Tickets, go to H. M. Jameson, Levon three of the ground and the seving machine for the dollars.

For Royal Havana and Louisville Lottery Tickets, go to H. M. Jameson, Levon three of the ground and the sevent of the ground and the against any subsequent comer. And it is not necessary that the personal posses-sion should be absolutely continuous. the Punaca title was perfectly good, and would force the Hermes further west. If Colonel Raymond had offered to take one-third—and that was what the consion should be absolutely continuous. He need not enclose his ground, nor reside on it; it is sufficient if work has actually been done. Now, it is unnecessary for me to call our own witnesses to prove the validity of the Panaca location. Old man Shirts, the strongest witness of the defense, for whom they sent all the way to Iron county, Utah, and who boasts than he has been a Mormon for 41 years, and is still a Mormon, comes on the stand "Greaves has run off without deeding to ract closed? The Hermes men were anxious, and always had been, to get Colonel Raymond into their corporation. Now, look at Greaves' connection with the affair. Mr. Perley writes to the company at San Francisco, saying "Greaves has run off without deeding to the company as he arread to No. 3. company at San Francisco, saying Greaves has run off without deeding to the company, as he agreed to, No. 3 on the Pioche West. He agreed to deed to the company both Nos. 3 and 4, and No. 4 I bave now. I intended both for the company. Of course I expected a little more than fees." But on the sixth day afterwards, and before the company could have answered him, Perley conveyed to McCannon. [Reads authorities again.] Here it is plainly laid down that Courts will relieve principals when they are defrauded of their property by agents. [Reads showing that a fraud perpetrated in obtaining a title from the Government is the same as fraud against an individual.] Now, the Hernes Company claims that they derived title from the Government; then they are on the same footing as if they had bought from a privrte individual. On the 1st day of August, 1871, was Lightner our agent? Then was he disabled from acquiring property for his own right. Was Mr. Perley then our attorney? Then was he disabled, and his acquisition inures to the benefit of his client. [Reads a number of authorities.] On the 1st of August, 1871, our money bad sunk the shaft which discovered the ledge they now claim; our money proved that the Panaca ledge ran in a more westerly course than was at first supposed; and with our money they bought the very ground that they now try to rob us of. Now, under our system of law, it is impossible for Lightner and Perley to acquire rights in themselves adverse to our rights. Here

THE ARGUMENTS

Raymond--Hermos Case.

PRIDAY's PROCEEDINGS.

PRIDAY's PROCEEDINGS.

PRIDAY's PROCEEDINGS.

It is not necessary to the second to be the the side year years in the drawing it is not necessary to wind to a standard to prove the crist to select the second to be the select to select the second to be the select the selection of the plantific counsel, opened her remarks by aying he would not attempt to epity to Messey. Biddy and Pitzer to the selection of his argument. You gentlement of the jury, are to be the arbitres of greater property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlements of the plantific counsel, opened her conclusion that it is there. Now, gentlement of the jury, are to be the arbitres of greater property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the jury, are to be the arbitres of greater property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the jury, are not to be the arbitres of greater property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as and we, as attorneys, have and feel a like responsibility. Gentlement of the property in a circle as an adversarial to the property in a circle as an adversarial to the property in a circle as an adversarial to the property in a circle as an adversarial to the property in a circle as an adversarial to the property in a circle as an adversarial to the property in a circle as a line of the property in a circle as an adversarial to the property in a circle as a be a purchaser for valuable consideration. If the purchaser, at the time of purchase, knows that the property is held in trust, he himself becomes a trustee. And what were the payments made by these parties? McCannon knew, when he bought Pioche No. 4, that Perley had bought it for the Raymond & Ely Company, as their attorney; and all he paid for it was \$250, and that was probably refunded to him. The plain truth is, none of these Hernes men intended from from the beginning to use, and they never did use. beginning to use, and they never did use, a dollar of their own money; all they invested was what they got out of the Raymond & Ely treasury. And all the payments made, or agreed to be made, outside of the money thus got hold of, were to be made in Her-mes stock—that was to be the legal ten-der for everything with these operators when the Raymond '& Ely treasury was closed on them. Now, stock is not a val-uable consideration—especially stock is-sued on these folks, prepared to the stock issucd on other folks' property. It might be worth something, and it might be worth less than nothing. And in this case the coporation is itself tainted with fraud, because the men who conceived its existence did so in fraud and violation of others' rights, every mights of its aviet.

will start the money from Wells, tests in Hearst dim not draw his draft until the stone of the start week and the simed of the Slavonians on the tone of the start dim to the Slavonians on the tone of the start dim to the start that sides paid the Slavonians on the tone of the start dim to the start that sides paid the Slavonians on the tone of the start dim to the start admits that he intended for merit Lightner's check was drawn; and Hearst admits that he intended for more different to the start paid \$10,000 of Raymond & Ely money for 600 feet of Monitor ground, and received \$2,000 profit and conveyed only one-third of his purity. Company and the other two-thirds were conveyed to the Hermes. Her, now, is the deed from Perley to deed. These decils Hearst and the start and the start and the start and the start and the other two-thirds were conveyed to the Hermes. Her, now, is the deed from Perley to deed. These decils Hearst and interests safe in their hands? Thanks to correct principles of law they were powerless to permanently injure us. But how did they betray their trust? Why, gentlemen, they expended the very money that was put in their hands to develop our property to open a mine which they now claim as their own. They ran the name of the Raymond & Electronic our company and the other two-thirds were conveyed to the Hermes. Here, now, is the deed from Perley to making a precedent which might recoil mak the name of the Raymond & Ely Com-pany, and it extended west 400 feet, and 164 feet of that very ground is now em-braced in the Hermes. This deed from Rives to Perley, take notice, we never had a record of until the 31st of last and, in the verdict you shall render, vin dicate and dignify anew the principles on which are based the system of tria

interest if he would do so, and couldn't injure the Raymond & Ely Company, for

MALLETT'S MARKET is for AGAINST the FIELD

Mallett & Co.,
INDEPENDENT OF MONOPOLY, MAIN, OPPOSITE LACOUR STREET, PIOCHE.

J. H. MALLETT & CO. TAKE FLEASURE IN INFORMING THE people of Ploche that they have just fitted up a Mont Market, propared with every facility to furnish Heer, Mutton. Veal actility to furnish Beef, Mutton, Veal and Pork, at Living Rates. Sausages and Sausage Meat a specialty. No connection with any other shop.

The patronage of families and hotels solicited apl-lm J. H. MALLETT & CO.

BOTTLED CIDER For Sale at the SODA FACTORY. Made from Fine Apples And delivered in any part of the city For \$5.00 per Dozen.

SEND IN YOUR ORDERS. T. C. GARVEY, Proprietor

Donahoe & Quillin's Bakery.

A LL KINDS OF PASTRY TO ORDER AND constantly on hand.

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FOR SALE. THE FURNITURE OF A LODGING HOUSE
For Sale Cheep for Cash. The Furniture is all new. Cause for selling is on account of ill health.
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Of all sizes, shades and shaper, in plain black or in any colors of the rainbow.

AN INDEPENDENT PAPER,

Paithful to the Institutions the Country:

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....AND A....

Ceneral News Summary, COME, SEE, AND BE SATISFIED

In every issue, besides our specialty,

Every Saturday, Our Mining Review:

Furnishing an account of the condition of the es; and other matters of interest to owners and Saloons.

MEADOW VALLEY BREWERY Corner of Main and Meadow Valley stre PIOCHE' - - - NEVADA. F. KASTEN - - - - Proprietor.

THE MEADOW VALLEY RREWERY HAS been fitted up in the most tasteful manner and supplied with SUPERIOR BRANDS OF

LIQUORS and CIGARS LAGER BEER from the Spiendid Brew-ery at Meadow Valley. n21-tf

CLANCY & McCORMICK'S SALOON, MAIN STREET...... PIOCHE, Has Just Been REFITTED

NEWLY PAPERED. Wines and Liquors,

READING AND CLUB ROOMS ATTACHED. CLANCY & McCORMICK.

H. D. Benner's SALOON. MAIN STREET PIOCHE

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Wines, Liquors, CIGARS, ETC.

CLUB BOOMS ATTACHED. Call and see us. BUCKEYE SALOON,

MEADOW VALLEY STREET. T. F. HANLEY, Proprietor. ALL THE PAVORITE BRANDS OF Wines, Liquors, Cigars Constantly on hand.

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Converse & McMahon, R ESPECTFULLY INVITE ALL TO GIVE them a call. Their stock comprises the best Wines, Liquors and Cigars in the District, mysleft

City Club Rooms ALWAYS OPEN.

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Magnolia Saloon, Bullion ville, NEVADA.

18 THE PLACE TO PURCHASE FINE WINES, LIQUORS & CIGARS. Uph6-tf J. G. WILLIAMS. Capitol Saloon,

MAIN STREET - - PIOCH ITY. MIKE MCCLUSKEY. Prop'r K EEP THE BEST WINES, LIQUORS AND Cigars that are obtainable in the United mr9-if

HAMILTON'S SALOON, Main street,.....Pioche. (On the site of his old Lodging House.)

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Liquors of all Kinds & Best Brands

PALACE CLUB ROOMS. RUSSELL SCOTT HAS OPENED CLUB ROOMS OVER HAL-PIN'S Hardware Store, Main street, and has connected therewith a handsome Bar. Persons visiting the PALACE can rely on the best of accommodations, and when other

amusements are required it will not be necessary to go elsewhere. Philadelphia Brewery, MAIN STREET, PIOCHE,

SCHUSTRICH & KLEINE..... PROPRIETORS IS FURNISHING A SUPERIOR ARTICLE OF Lager Beer, in quantities to suit, at the low-est rates. Adjoining camps supplied on short

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New Stone Store, MAIN STREET, PIOCHE, NEVADA, WHOLESASE AND BETAIL BEALER IN ---

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CLOTHING HATS, BOOTS, SHOES HARDWARE, CROCKERY,

Glassware, Paints, Oils LIQUORS, LIQUORS,

Tobacco and Oigars Having unusual facilities in buying, I am pre-pared to sell goods at the lowest rates, With One Price to All.

JAMES CRONAN. JOSEPH LEMOGES. MANUFACTURER OF

LADIES' and CENTS' BOOTS and SHOES, Main street, Pioche, two doors above J. J. Halpin & Co.'s store,

HAS JUST OPENED A LARGE AND CARE-fully assorted Stock of Leather from San Francisco, especially adapted for fine work. CALL AND EXAMINE FOR YOURSELF. All Work Guaranteed.

Repairing Promptly Done. mr29-tf JOSEPH LEMOGES.

Check Lost.

PANN BY BOONE & DOLMAN ON Wells Pargo & Co., Pioche, No. 53, dated February 13, for \$220, payable to William Bader or order. All persons are notified not to purchase said check as payment has been stopped. McCULLOUGH & WOOD.

Pioche, Nev., March 27, 1873. mr29-ira